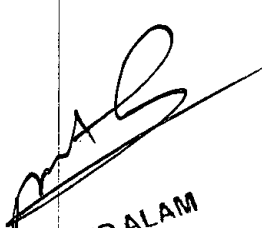


**FORM "A"**  
**FORM OF ORDER SHEET**

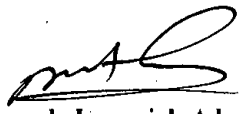
IN THE COURT OF MUHAMMAD JUNAID ALAM, CIVIL JUDGE/JUDICIAL MAGISTRATE-II, KALAYA ORAKZAI  
Case Title: \_\_\_\_\_ Vs \_\_\_\_\_

Serial No of order or proceedings	Date of Order Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary
1	2	3
Order-03	24.03.2025	<p>None present for the State. Accused/petitioner through counsel present. Record received. Complainant absent despite proper service.</p> <p>The accused/petitioner namely Khayal Jan son of Nazrab Shah, resident of Qom Ali Khel, Tapa Sher Khel, Tehsil Upper District Orakzai is seeking his post arrest bail in Case FIR No.22 dated: 10.12.2024 under sections under sections 324/337-F(v)/337-F(iv)/34 Pakistan Panel Code &amp; 15 Khyber Pakhtunkhwa Arms Act, 2013, Police Station Daboori, District Orakzai.</p> <p>Learned counsel for accused/petitioner heard.</p> <p>Although, accused/petitioner is directly and by name charged in the FIR by complainant and the punishment for the offence under section 324 PPC falls within the ambit of prohibitory clause of Section 497 Cr. PC, however, record shows that accused/petitioner along with co-accused is nominated in the FIR by complainant without disclosing any source of information regarding involvement of the accused in the commission of the offence. Accused has not been arrested at the spot. Nothing incriminating has been recovered from the direct possession of the present accused/petitioner. The prosecution story in the FIR reveal</p>

  
MUHAMMAD JUNAID ALAM  
Civil Judge / JM-II  
Orakzai at Kalaya

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Continued Order-03	24.03.2025	<p>that the bullet wound to the Bayen/left while Medico legal report hold that the bullet had hit the right arm, which needs further inquiry. Furthermore, one-hour delay between the report and lodging of FIR which make case of prosecution is doubtful. Furthermore, co-accused has already been granted bail, hence, rule of consistency also applied to the present accused/petitioner. Moreover, investigation has already been completed and accused is no more required to the local police for further investigation and no useful purpose would be served by keeping the accused/petitioner behind the bar.</p> <p>Consequently, application in hand is <b>allowed</b>. Petitioner be released on bail subject to furnishing bail bonds in the sum of Rs. 100,000/- (One lac) with two sureties each in the like amount to the satisfaction of this court. Copy of this order be placed on police as well as judicial record. Record be returned back to the quarter concerned.</p> <p>File of this court be consigned to record room after necessary completion and compilation.</p> <p><b><u>Announced</u></b> 24.03.2025</p> <p style="text-align: right;">   <b>Muhammad Junaid Alam,</b>          Judicial Magistrate-II,          Tehsil Court Kalaya, Orakzai       </p>
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